12. 9 œ 10. <u></u>ნ GRADING 5 З. 2 0 7. Ċī М $\dot{\mathcal{S}}$ EROSION AND TOPSOIL SHALL BE STRIPPED AND STOCKPILED IN AN AREA DESIGNATED BY OWNER, AND SHALL BE RE-USED IN LAWN AND SLOPE AREAS ON THE PROJECT (MINIMUM 4" DEPTH, MAXIMUM 8" DEPTH UNLESS OTHERWISE NOTED). TOPSOIL STOCKPILE(S) SHALL BE PROTECTED BY SILT FENCE ON ALL SIDES, OR BY OTHER MEANS AS NECESSARY TO PREVENT SILT-LADEN RUNOFF FROM LEAVING THE STOCKPILE THE PLAN APPROVING AUTHORITY MUST BE NOTIFIED ONE WEEK PRIOR TO THE PRECONSTRUCTION CONFERENCE, ONE WEEK PRIOR TO THE COMMENCEMENT OF LAND DISTURBING ACTIVITY, AND ONE WEEK PRIOR TO THE FINAL INSPECTION. THE CONTRACTOR SHALL WARRANTY ALL EROSION & CONTROL MEASURES FOR ONE (1) YEAR FROM DATE COMPLETION OF SITEWORK UNLESS OWNER RELEASES BEFORE ONE YEAR HAS EXPIRED. SEEDING SHALL NOT BE CONSIDERED COMPLETE UNTIL THERE IS 80% GROUND COVERAGE WITH A SUITABLE VEGETATIVE COVERAGE ON ANY 10'X10' AREA OF THE SITE DESIGNATED TO BE A SEEDED AREA. CONTRACTOR SHALL BE RESPONSIBLE FOR MAINTAINING ALL EROSION CONTROL. ALL DENUDED AREAS SHALL BE SEEDED ACCORDING TO VESCH STANDARD AND SPECIFICATION 3.32 (PERMANENT SEEDING) WITHIN 7 DAYS OF REACHING FINAL GRADE. TEMPORARY SOIL STABILIZATION SHALL BE APPLIED WITHIN 7 DAYS TO DENUDED AREAS THAT WILL REMAIN DORMANT FOR LONGER THAN 30 DAYS. DURING DEWATERING OPERATIONS, WATER WILL APPROVED FILTERING DEVICE. SEDIMENT THE CONTRACTOR IS RESPONSIBLE FOR THE INSTALLATION OF ANY ADDITIONAL EROSION CONTROL MEASURES NECESSARY TO PREVENT EROSION AND SEDIMENTATION AS DETERMINED BY THE PLAN APPROVING AUTHORITY. PRIOR TO COMMENCING LAND DISTURBING ACTIVITIES IN AREAS OTHER THAN INDICATED ON THESE PLANS (INCLUDING, BUT NOT LIMITED TO, OFF—SITE BORROW OR WASTE AREAS), THE CONTRACTOR SHALL PREPARE A SEPARATE, SUPPLEMENTARY EROSION CONTROL PLAN TO BE SUBMITTED TO THE EROSION AND SEDIMENT CONTROL ADMINISTRATOR FOR REVIEW AND APPROVAL. MAINTENANCE OF ... DETENTION AND M. RESPONSIBILITY OF THE CONTRACTOR SHALL INSPECT ALL EROSION CONTROL MEASURES PERIODICALLY AND AFTER EACH RUNOFF—PRODUCING RAINFALL EVENT. ANY NECESSARY REPAIRS OR CLEANUP TO MAINTAIN THE EFFECTIVENESS OF THE EROSION CONTROL DEVICES SHALL BE MADE IMMEDIATELY. IN ADDITION, THE JOB SUPERINTENDENT SHALL KEEP RECORDS OF ALL INSPECTIONS OF AND MAINTENANCE MEASURES TO EROSION CONTROL ITEMS. THESE RECORDS SHALL BE LEFT ON SITE AT ALL TIMES DURING CONSTRUCTION. ALL DISTURBED AREAS SHALL DRAIN TO APPROVED SEDIMENT CONTROL MEASURES AT ALL TIMES DURING LAND DISTURBING ACTIVITIES AND DURING SITE DEVELOPMENT UNTIL FINAL STABILIZATION IS ACHIEVED. A COPY OF THE APPROVED EROSION AND SEDIMENT AND NARRATIVE SHALL BE MAINTAINED ON THE SITE PERIMETER EROSION AND SEDIMENT CONTROL MEASURES SHALL BE CONSTRUCTED PRIOR TO OR AS THE FIRST STEP IN CLEARING. ELEVATIONS DATUM. ALL SPOT ELEVATIONS AT THE FACE OF REPRESENT THE FINISHED GROUND OR GRADE ADJACENT TO BUILDING UNLESS NOTED. TOPOGRAPHIC INFORMATION FROM TOWN OF BLACKSBURG LIDAR 2005. CONTRACTOR SHALL INSTALL ALL PERIMETER EROSION AND SEDIMENT CONTROL MEASURES PRIOR TO ANY GROUND DISTURBING ACTIVITIES ON THE SITE. CONTRACTOR SHALL GRADE AROUND BUILDINGS TO PROMOTE POSITIVE DRAINAGE AWAY FROM BUILDINGS REFERENCE TECHNICAL SPECIFICATIONS FOR EARTHWORK COMPACTION STANDARDS AND REQUIRMENTS. CONTRACTOR SHALL REMOVE AND DISPOSE OF ALL VEGETATIVE MATTER, TREE STUMPS, ROOTS, AND DELETERIOUS MATERIAL LEGALLY OFFSITE. CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING RIGHTS TO APPROVED OFF—SITE BORROW OR WASTE AREAS. ALL SPOT ELEVATIONS AT CURBS SHALL REPRESENT THE BOTTOM OF CURB / PAVEMENT ELEVATION UNLESS OTHERWISE INDICATED. PROPOSED CONTOUR INTERVAL: 2.0' EROSION AND SEDIMENT CONTROL MEASURES SHALL BE INSTALLED MAINTAINED IN ACCORDANCE WITH THE VIRGINIA EROSION AND ANDERSON & ASSOCIATE: Professional Design Services www.andassoc.com Virginia - North Carolina - Tennessee 8 CONTROL HANDBOOK (VESCH), LATEST EDITION ARE BASED ON AN ASSUMED PROJECT DRAINAGE F ALL ON—SITE STORMWATER MANAGEMENT FACILITIES ARE OF THE PROPERTY OWNER. SEDIMENT NOTES CONTROL F THE BUILDING PAVEMENT OTHERWISE BE PUMPED INTO AN NOTES: SEDIMENT SOURCE SOUR CONTROL PLAN AT ALL TIMES. S 100 Ardmore St. Blacksburg, Va. 24060 540-552-5592 N C 10 9 ∞ 7. 6 Ù 3 : CONSTRUCTION NOTES: DATE DESIGNED: DRAWN CHECKED: QA/QC ALL CONSTRUCTION SHALL BE IN ACCORDANCE WIDELACKSBURG AND VDOT STANDARDS AND SPECIFIC A PRE-CONSTRUCTION MEETING BEGINNING OF CONSTRUCTION. PAVEMENT WORK WITHIN THE RIGHT-OF-WAY REQUIRES THE FOLLOWING INSPECTIONS: 1. SUBGRADE PRIOR TO PLACEMENT OF BASE STONE 2. BASE STONE PRIOR TO PLACEMENT OF PAVEMENT 3. PAVEMENT ALL UTILITIES WILL BE VISUALLY INSPECTED BY THE TOWN'S INSPECTOR PRIOR TO BACKFILLING TRENCHES OR AROUND MANHOLE STRUCTURES. THERE ARE NO KNOWN GRAVES, OBJECTS, ON SITE MARKING PLACE OF HUMAN BURIAL THE MOST RECENT OSHA TRENCHING STANDARDS ON THIS PROJECT. IT IS THE CONTRACTOR'S RESPONSIBILITY TO COMPLY WITH SEC. 59-1-406 ET SEQ. OF THE CODE OF VIRGINIA (OVERHEAD HIGH VOLTAGE LINES SAFETY ACT). THE CONTRACTOR SHALL SCHEDULE A MEETING WITH THE OWNER'S OFFICIALS CONSTRUCTION. UNDER NO CIRCUMSTANCES SHALL UTILITY SERVICINTERRUPTED WITHOUT PRIOR AUTHORIZATION FRONCOORDINATION WITH THE UTILITY OWNER. DIGITAL COPY OF THE SITE PLAN SHALL CONTRACTOR FOR STAKE OUT OF SITE ONTROL PURPOSES. PROJECT DOES NOT LIE WITHIN A FEMA DESIGNATED YEAR FLOODPLAIN. 04 MAY RJH MSM ---MTC 07 \mathbb{W} PRE-CONST HELD PR OR STI BE MADE AVAILABLE IMPROVEMENTS AND TH TOWN ATIONS. | | | | | VEHICULAR TRAFFIC RESTRICTION BEHIND DILLDINGS. DEVELOPER SHALL NOT DEVELOP OR ALLOW ANY VEHICULAR PARKIN KENNEDY AVENUE PROPERTIES' REAR LOT LINE AND THE BUFFER YARD REFERENCED IN B., ABOVE, EXCEPT FOR THE LIMIT PROFFER PLAN). THIS ACCESS ALLEWAY SHALL ALSO BE ACCESSIBLE FOR TENANT MOVE—IN AND MOVE—OUT, BUT SHALL BUILDINGS, WHICH SHALL BE LIMITED TO THE MASONRY WALLED SERVICE COUNTYARD BEFERENCED IN F., BELOW. THE EARLY AND HOLD THE KENNEDY AVENUE PROPERTIES. OF THE ACCESS TO THE ENTRANCE SHALL BE LIMITED TO THE MASONRY WALLED SERVICE COUNTYARD BEFERENCED IN F., BELOW. THE EARLY AND HOLD THE KENNEDY AVENUE PROPERTIES. DEVELOPER SHALL REQUIRE ALL TENANT LEASES AND MOTORIZED VEHICLE ACCESS TO THE ENTRANCE SHALL BE LIMITAND ALONG PROPERTY LINE. DEVELOPER SHALL NOT CREATE ANY CONTINUOUS CROSS STREETS CONNECT FIRST BUILDING BEYOND THE KENNEDY AVENUE PROPERTIES. DEVELOPER SHALL REQUIRE ALL TENANT LEASES AND THRE ANDSCAPED BUFFER AFFA. ADDITIONAL BUILDING SETBACKS. DEVELOPER SHALL LONSTRUCT NO BUILDINGS WITHIN THE FIRST 100° BEHIND THE KENNEDY AVENUE PROPERTIES. AND THE LANDSCAPED BUFFER AFFA. ADDITIONAL PROTECTION AROUND VACANT LOT. DEVELOPER SHALL CONSTRUCT MASONRY WALLS AROUND ANY REFUSE DUI DEVELOPER SHALL LIMIT ALL BUILDINGS IN THE NEXT 100° BEHIND THE KENNEDY AVENUE ADDITIONAL PROTECTION AROUND VACANT LEASES AND CONTRACTS WITH REFUSE REMOVAL SERVICES TO PROHIBIT COMMERCI AND ATTER NINE (9) P.M. (EXCEPT FOR TENANT OR OWNER MOVE—OUTS). DEVELOPER SHALL NOT LOCATE THE PROPERTY LINE BETWEEN THE VACANT LOT AND PARCEL 13 FROM THE CHOSER OFF.) DEVELOPER SHALL LOT AND BARCEL 14 FROM THE CORSER OFF.) THE FIRST BUILDING BEYOND MAY LOCATE DAY THE FRACKS. DEVELOPER SHALL LIMIT ALL BUILDINGS WITHIN 100° FEET OF COUNTRY CLUB BRY COUNTRY CLUB ER FENCE. DEVELOPER SHALL SEEKS ELEMENTARY PROPERTY ON SHA LICALLIFER SHALL CONTINUE AND CONNECT TO THE EXISTING PERMISTER FENCE. WITH THE PERMISSION OF THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND REFERRED OF THE EXISTING FERN OF THE EXISTING FERN OF THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND REFERRED OF THE SUBJECT PROPERTY. THE BUFFER, DEVELOPER SHALL CONTINUE AND CONNECT TO THE EXISTING PERMISTER FENCE. WITH THE PERMISSION OF THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY THE MONTGOMERY THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY SCHOOL BOARD, BETWEEN THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY OF THE SUBJECT PROPERTY AND THE MONTGOMERY COUNTY OF THE SUBJECT PROPERTY THAT THE PROPERTY THAT THE FOLLOWER SUBJECT TO THE EXISTING FERCE. TO THE FENCE BEHIND THE KENNEDY AVENUE RESIDENCES. 10 THE MULTI-LISE PAIL THE PROPERTY THAT THE PROPERTY THAT THE MONTGOMERY COUNTY OF THE SUBJECT PROPERTY THAT THE PROPERTY THAT IN KNOWLY AND THE MONTGOMERY COUNTY OF THE SUBJECT PROPERTY THAT AND THE SUBJECT PROPERTY. 10 SHORT THE MULTI-LISE PAIL THE PROPERT OF ASSISTANCES THAT TO THE HUCKLEBERRY THAT IN KNOWLY AVENUE AS SOLVED TO THE SUBJECT PROPERTY. 10 SHORT THE MULTI-LISE PAIL THAT THE MULTI-LISE PAIL THAT THAT KNOWLY AND THE MONTGOMERY COUNT PHASE 1 BLACKSBURG, VIRGINIA R WITH OUTDOOR RESTAURANT AND OTHER PUBLIC SEATING AREAS. EVELOPMENT WILL FORM A CONNECTED NETWORK INCORPORATING TRAFFIC CALMIN THAN PARKING IN THE ROW DIRECTLY ADJACENT TO BUILDINGS OR ALONG ACCE TO THE REZONED PARCELS FROM EXISTING PUBLIC ROADS WILL BE LIMITED TO AND EXIT ON KING STREET/HUBBARD STREET; AND ND EXIT ON COUNTRY CLUB DRIVE. ANY NEW EXIT ONTO COUNTRY CLUB DRIVE L BE PROHIBITED. VELOPER WILL LIMIT TOTAL RESIDENTIAL DEVICE. TIME OF SUBMISSION OF EACH SITE PLAN APPLICATION, DEVELOPER WILL PERFORM AND SUBMIT A FINAL TRAFFIC STUDY DETERMINE ANY NECESSARY IMPROVEMENTS RESULTING FROM THE REZONING OF THE SUBJECT PROPERTY. THE STUDY DEVELOPER PROFFERS THAT ON PARCELS, 10, 11, 12 AND 13 THERE WILL BE NO ROOFTOP, BUILDING MOUNTED, OR FREESTANDING CELLULAR COMMUNICATION ANTENNAS OR TOWERS. DENSITY ON PARCELS, 10, 11, CRES IN SIZE MORE OR LESS (ROM A SUBDIVISION OF THE COLUMN STRESULTING LOTS AND TOWN STRESULT. MATERIAL COVERING A MAJORITY OF THE FRONTAGE AREA, OF THE FRONTAGE AREA; AND/OR SELOF DIFFERENT DORMER WINDOW SHAPES ON THE ROOF. IE KROGER SHOPPING CENTER; (3) ARDMORE STREET; (4) LANDSDOWNE STREET; (5) MARLINGTON STREET; (6) HUBBARD DRIVE; AND (7) KING STREET. N THE TRAFFIC STUDY AS NECESSARY TO MITIGATE ANY REDUCTION IN LEVEL OF SERVICE AT THE TIME OF DEVELOPMENT. HOWEVER, IF THE WITH TYPE C ARCHITECTURAL BUFFER REQUIREMENTS ALONG THE PROPERTY LINE WITH THE KENNEDY AVENUE END—LINE OF THE LAST HOUSE ON KENNEDY AVENUE, 1619 KENNEDY AVENUE, ON THE CORNER WITH HUBBARD JBBARD AS DEPICTED ON THE PROFFER PLAN. THE GRADING OF THE BUFFER SHALL NOT COME WITHIN TEN (10 THE BUFFER YARD SHALL NOT EXCEED TWO FEET OF RUN FOR EACH FOOT OF DROP, AS DEPICTED IN THE TREES AND UNDER STORY FLOWERING TREES IN THE VEGETATIVE BUFFER WITH INPUT FROM THE ADJACENT BUFFER REFERENCED IN B. ALONG THE PROPERTY LINE WITH THE VACANT LOT. FRONTAGE AREA, TYPICALLY BRICK, BLOCK STUCCO OR SIDING); AND/OR REQUIRED BY THE TOWN ENGINEER. L BROKEN UP INTO FOUR OR MORE LANDSCAPED SUB—LOTS. IN ACCORDANCE WITH TYPE C ARCHITECTURAL BUFFER REQUIREMENTS WHERE THE EXISTING ST CORNER OF THE PARCEL IDENTIFIED AS TAX MAP 287-A-41-A (THE "COUNTRY CLUB PARCEL") AREA SHALL HAVE NO BUILDINGS AND NO PARKING. SETWEEN THE SUBJECT PROPERTY AND THE MARGARET BEEKS ELEMENTARY SCHOOL (SEE ATTACHED N 27 BEDROOMS PER ACRE. DEVELOPER WILL LIMIT THE TOTAL RESIDENTIAL DENSITY ON THE TO NO MORE THAN FOUR HUNDRED (400) BEDROOMS. TOTAL RESIDENTIAL DENSITY SHALL NUR DIVISION PLAT AND ANY RELATED AGREEMENTS FOR ANY SUCH SUBDIVISION SHALL ALLOCATE TATION AS PART OF THE PLAT REVIEW. THE RESULTING BEDROOM ALLOCATION SHALL ALSO BE PROPERTY AND ... 6, 1615, 1617, A OR DRIVEWAYS BETWEEN THE EXTERIOR WALL OF THE FIRST BUILDING OR BUILDINGS FACING THE ACCESS PAVED ALLEYWAY REQUIRED FOR FIRE AND EMERGENCY ACCESS (AS DEPICTED IN THE OT BE USED BY MOTORIZED VEHICLES FOR REGULAR DELIVERIES OR TRASH PICK-UP TO THESE NUCE TO THE WALLED SERVICE COURTYARD BY MOTORIZED VEHICLES SHALL BE LOCATED PAST THE DOT ON THE ACCESS ROAD OR ALLEY COMING FROM THE NORTH, AND NOT VIA THE PORTION OF CONTRACTS WITH REFUSE REMOVAL SERVICES TO PROHIBIT COMMERCIAL DELIVERIES AND PICK-UPS A.M. AND AFTER NINE (9) P.M. (EXCEPT FOR TENANT MOVE-IN AND MOVE-OUTS). CT PROPERTY AND COUNTRY CLUB DRIVE (SEE ATTACHED PROFFER PLAN). E COUNTRY CLUB DRIVE FRONTAGE TO CREATE A TOTAL OF 25' ZONING SETBACK. A MAXIMUM BUILDING HEIGHT OF FIFTY FEET (50'), OR TO AN ELEVATION OF 2184', WHICHEVER IS EVELOPER BEHIND THE ADJACENT RESIDENTIAL LOTS, THE KENNEDY AVENUE PROPERTIES AND THE ON STYLE AND COLOR THAT SHALL BE APPROVED BY THE TOWN ENGINEER AFTER INPUT FROM HOMEOWNERS, FOR THE EXACT LOCATION OF THE FENCE WITHIN THE BUFFER YARD WHICH SHALL THE LANDSCAPED BUFFER AREA ALONG THE FENCE—LINE IS COMPLETED AND THE GRADE PARCELS SHALL BE DESIGNATED AS RIGHT TURN ONLY AND LEFT TURNS EXITING ONTO COUNTRY NTERIOR TO THE BUILDINGS WHICH ARE LOCATED BEHIND THE KENNEDY AVENUE PROPERTIES. PROPERTIES TO A MAXIMUM BUILDING HEIGHT THAT DOES NOT EXCEED EITHER: (1) AN ELEVATION OPERTIES, AS DEPICTED ON THE PROPERTY LINE BETWEEN THE VACANT LOT AND PARCEL 13. DELIVERIES AND PICK—UPS IN THIS AREA, INCLUDING TRASH PICK—UP, BEFORE SEVEN (7) A.M. STREETS CONNECTING COUNTRY CLUB DRIVE TO HUBBARD STREET IN THE AREA SEPARATING E SAID PROPERTY LINE; OR (2) A DISTANCE OF 150' FROM SAID PROPERTY LINE. DEVELOPER IN B. AND C., ABOVE, BUT SHALL TAKE REASONABLE STEPS TO LIMIT THROUGH TRAFFIC IN AMY INTERSECTION OF COUNTRY CLUB DRIVE AND AIRPORT ROAD THAT ARE APPROVED BY THE TOWN MEASURES OR OTHER INTERSECTION IMPROVEMENTS TO IMPROVE TRAFFIC FLOW AT THIS THE KENNEDY AVENUE PROPERTIES (SPECIFICALLY DELINEATED ON THE SUBJECT AND 1619 KENNEDY AVENUE)(SEE ATTACHED PROFFER PLAN, WHICH IS HEREBY TOWN ENGINEER ENERAL SUBJECT TO TOWN APPROVAL TO EVALUATE THE LEVEL OF SERVICE SHALL INCLUDE LEVEL OF SERVICE IMPACTS TO THE FOLLOWING NOTE BUFFER REQUIREMENTS WHERE THE EXISTING X MAP 287—A—41—A (THE "COUNTRY CLUB PARCEL") COMMON OF CONTRACT OF COMMON OF COMM O4 MAY 07 TREVOR M. KIMZEY No. 036354 22559 -

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